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6 UNITED STATES DISTRICT COURT
7 WESTERN DISTRICT OF WASHINGTON
8 AT SEATTLE

9
10 UNITED STATES OF AMERICA

11 Plaintiff,

12 Case No. CR11-308 RSL

13 v.

14 **DETENTION ORDER**

15 BRIAN TEA ULUGALU,

16 Defendant.

17 Defendant is charged with threatening a federal official and attempting to interfere with
18 the administration of the social security laws. On October 13, 2011, defendant admitted he
19 violated conditions of his release. On October 13, 2011, I revoked his appearance bond. I have
20 conducted a detention hearing pursuant to 18 U.S.C. § 3142(f). Based upon the following
21 findings and statement of reasons for detention, I find there are no conditions or combination of
22 conditions which the defendant can meet will reasonably assure the appearance of the defendant
23 and the safety of other persons and the community.

24 **FINDINGS OF FACT AND REASONS FOR DETENTION**

25 On August 26, 2011, I conducted a detention hearing. The government argued for
26 detention due to the nature of defendant's alleged threats, his past history and his mental health
27 problems. The Court continued the hearing to determine if defendant met the criteria for

1 placement in a half-way house. On August 30, 2011, the Court found defendant could be placed
2 in half-way house and ordered defendant released. Since release, defendant has repeatedly
3 violated the GPS monitoring condition. As he is unable or unwilling to abide by the conditions
4 of release, he is not longer amenable to supervision, is a flight risk and a danger to the
5 community. It is therefore **ORDERED**:

6 (1) Defendant shall be detained pending trial and committed to the custody of the
7 Attorney General for confinement in a correctional facility separate, to the extent practicable,
8 from persons awaiting or serving sentences, or being held in custody pending appeal;

9 (2) Defendant shall be afforded reasonable opportunity for private consultation with
10 counsel;

11 (3) On order of a court of the United States or on request of an attorney for the
12 Government, the person in charge of the correctional facility in which Defendant is confined
13 shall deliver the defendant to a United States Marshal for the purpose of an appearance in
14 connection with a court proceeding; and

15 (4) The clerk shall direct copies of this order to counsel for the United States, to
16 counsel for the defendant, to the United States Marshal, and to the United States Pretrial Services
17 Officer.

18 DATED this 13th day of October, 2011.

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BRIAN A. TSUCHIDA
United States Magistrate Judge
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